

The Guardian.

SATURDAY, APRIL 13, 1895.

LATE EDITORIAL.

The county-seat paper seems to be especially "sore" on the District Attorney of the county, and indulges in personalities that are in keeping with the records of that sheet. No matter who has had a hand in the establishment of the GUARDIAN, the enterprise was a commendable one, and while its appearance arouses the wrath of the editor up the valley, the people of the county can easily smile at his uneasy squirms and feel they are better off financially while his squirmings are going on. Last fall the promise of a new paper caused him to write and spread broadcast thirteen separate articles against the District Attorney in his last issue before election, but the records of the Board of Supervisor's office now show that the editor of the Solomonville paper was, by a clear majority of 119 votes, declared by the people of the county at the election, to be the monumental liar of the century. It is rather tough on him, but the people of Old Graham did it, and they ought to know him by this time. He is like a soulless reptile, reeking in his own slime, festering in his own venom; his fangs are drawn, but he crawls about hissing and fuming, still a guilty, but no longer a hurtful thing.

The GUARDIAN is authorized by District Attorney Jones to brand as absolutely false, the statements of the editor up the valley that Mr. Jones had entered or attempted to enter into any agreement to oppose the operation of the Classification Law. He has refused to contribute one cent for attorney fees to prevent the law going into effect on the 22d of this month. The court house officials and their retained counsel can testify to this. The statement made by the same individual that Mr. Jones sought the appointment of Immigration Commissioner is equally false. Had he favored the latter law and desired it to be enforced, he certainly would have been pleased to recommend for the position some representative person of the county commanding the confidence of the people.

The Bulletin is certainly well loaded with that article known as "gall" in even uttering one word about county printing. In 1889 it got the contract at double the bid put in by the Clifton Clarion, and when the Clarion suspended the Bulletin immediately went to the limit in printing prices, and has systematically and premeditatedly robbed the tax-payers of the county until the GUARDIAN put in an appearance, refused the Bulletin's efforts to "combine," and compelled the Bulletin to "reduce" to the extent of \$1750.00 per annum. Take your medicine Mr. Bulletin; it may be a bitter pill but does a great deal of good.

Safford, today has the reputation of being the most enterprising and active business town in the valley, and yet we have no side-walks to speak of. Property owners should before the present spring is so far advanced, lay out side-walks and plant shade trees around their city lots. Nothing makes a town more attractive than nice clean side-walks, with a row of beautiful trees on either side. We like walking through sand and dust pretty well, but the present condition of Safford's streets suits us too well.

PRESIDENT CLEVELAND aspires to be a record breaker in every direction, and it will be no surprise if he tries to capture a nomination for a fourth time. We hope he will get it because the Republican nomination is sure to go to a gold bug and the silver men will then be driven together.—Denver News.

GRAHAM COUNTY is the garden spot of the Southwest. Its green fields, its lowing herds, its meandering irrigating canals, the hum of its mills, its brawny sons of toil and its hundreds of pretty girls, constitute it the paradise of Arizona.

THERE are some persons in this country who have a supreme dislike for prosecuting attorneys generally.

Assessor Michelena reports the east end of the county in a very prosperous condition.

OFFICIAL PROCEEDINGS OF THE BOARD OF SUPERVISORS.

OFFICE OF THE BOARD OF SUPERVISORS, SOLOMONVILLE, ARIZ., April 1st, 1895.

[After the contract for the county printing had been disposed of, the minutes of which were published in last week's GUARDIAN, the board transacted the following business:] John J. Birdno proposed to print the proceedings of the board of Supervisors in the GRAHAM GUARDIAN gratuitously, and requested to be furnished with the minutes of the board, which request was unanimously granted.

The board heard petitions from Safford precinct in regard to opening roads, and appointed 2 o'clock April 2d as the time to visit locations and make a personal investigation, as to granting prayer of petitioners.

Jesus Aros made a bid of \$50 for property assessed to him and sold to the territory for taxes of 1891. By order of the board the above bid was accepted and a deed ordered executed by the clerk.

APRIL 2d, 1895 On motion it is ordered that \$5 per month be allowed for jail room at Ft. Thomas, to be paid to J. L. Alexander.

On motion J. R. Haynie was appointed Justice of the Peace for Duncan, Precinct No. 2.

On motion it is ordered that Jas. V. Parks, deputy sheriff, remove two buildings adjoining the Clifton jail, they being a menace to its safety.

On motion John Schapman was appointed constable of precinct No. 8.

APRIL 3d, 1895 On motion the Dunlap school district was re-established.

On motion it is ordered that the sheriff have an adobe wall built entirely around the jail at the lowest possible cost.

APRIL 4th, 1895 On motion it is ordered that the taxes on 500 head of cattle belonging to the Champion Cattle Co. raised by the board of equalization, be remitted.

On motion the judicial precinct of Metcalf is re-established, and M. Mitchell is appointed J. P. and C. S. Wood constable.

On motion it is ordered that the allowance of one Burley pauper, be raised to \$8 per month.

On motion it is ordered that the county treasurer transfer from expense or general fund to the salary fund, from amount on hand in said funds, or that may be received hereafter, sufficient money to pay salaries of county officials for quarter ended March 31, 1895, and the clerk of the board to draw warrants to amount now on hand in the several funds in payment of allowed demands in regular order as they were allowed.

APRIL 5th 1895 On motion it is ordered that the allowance now paid Zenobia Villie Real be discontinued from May 1, 1895.

On motion it is ordered that the allowance now paid Flodord Lusero be raised to \$10 per month, beginning May 1, 1895.

On motion it is ordered that \$40 be allowed to defray expenses of sending A. C. Doyle, pauper, to his home in Sisco, Tex.

Contracts for feeding prisoners were awarded as follows:

T. J. Baker, Clifton, 50 cts per day, each.

Frank Neese, Solomonville, 39 cts per day each.

Contracts for boarding county poor were awarded as follows: E. A. Grosbeck, for board and lodging Robert McKerrow \$18 per month.

C. V. White for maintenance of John Arthur \$15 per month.

Contract for county hospital was awarded to Dr M. S. Coffman, he being the lowest bidder.

On motion it is ordered that Jesus Celiz, pauper, be allowed \$5 per month, from APRIL 1, 1895.

It appeared that the certificate of sale for taxes of the Procter Land and Cattle Co. For the year 1893 was irregular and erroneous, on motion it is ordered that the county treasurer refund to purchaser the sum of \$270.37 the amount paid for taxes, costs and penalties, less the sum of \$43.49 being the amount paid in by C. A. Procter, whose land was erroneously added to said Procter Land and Cattle Co's taxes.

Attest: HENRY HILL, H. L. SMITH, Clerk. Chairman.

EVERY man, whether he be a farmer or a mechanic, should read Coin's Financial School. The following is one of numerous testimonials of merit of this work: G. S. Brown, Elgin, Ill.—I have carefully read "Coin's Financial School," and consider it "multum in parvo" on the question of money. Farmers may learn from it the reason for fifty-cent wheat, planters are shown why cotton brings them only five cents, manufacturers are advised as to why their productions are declining in price, merchants will discover in the little book the real cause of the difficulties in making money in business. All persons interested in the prosperity of our country should read this book.

at the Drug Store.

TERRITORIAL.

Clipped and Condensed From Late Exchanges.

PASSING EVENTS OF THE WEEK

Happenings Throughout the Territory Edited With the Scissors.

One pretty woman with no other knowledge than to use a pair of fancy eyes, can control more men than a score of the greatest female orators in the world.—Vidette

Old Apache county will in a few years come to the front. We have now a Board of Supervisors who are solid and level headed business men, who will strive to retrench in expenses and lower taxation, by that means we will be on top.—St. Johns Herald.

Cow and Calf Injured.

The G. V., G. & N. engine severely injured a cow and calf in the vicinity of Thatcher, on Tuesday night. At the approach of the engine, the cows being on the track became frightened and ran a short distance ahead of the train. Mr. C. N. Birdno, who owns the cattle, was an eye witness to the accident and says the cattle were in full view of the engineer, who instead of stopping the engine, increased its speed and run them down. The cow received a broken leg and the calf is injured in such a way as may probably cause its death.

Summons.

In the Justices' Court, Precinct No. 10, in the County of Graham, Territory of Arizona. HEBER O. CHILARSON, Plaintiff, vs. R. M. TUBBS, Defendant. SUMMONS.

Action brought in the Justices' Court, Precinct No. 10, in and for Graham County, Territory of Arizona, sends greeting to R. M. Tubbs, defendant.

You are hereby summoned and required to appear in answer to the complaint filed with the justice of the above entitled court at Central, in the County of Graham, Territory of Arizona, within five days (exclusive of the day of service) after the service upon you of this summons, if served in this precinct, but if served out of this precinct and within this county, then within ten days, in all other cases if served out of the county in 15 days.

You are hereby notified that if you fail to appear and answer the complaint as required herein, judgment by default will be taken against you for the sum of \$7.11 on said account, and interest thereon from the first day of March, 1895, at the rate of 7 per cent. per annum, and for costs and disbursements in this behalf expended.

Given under my hand this 4th day of April, 1895.

4-13-95. Precinct No. 10. EUGENE J. TRIPPEL, Justice of the Peace.

Notice for Publication.

Homestead No. 10410.

LAND OFFICE AT TUCSON, ARIZ.)

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Judge of the Probate Court at Solomonville, Arizona, on May 11, 1895, viz: Peter H. McBride, Pima, Graham county, Arizona; for the W 1/2 of S W 1/4, Sec 12 and W 1/2 N 1/2 of S E 1/4, T 24 E, R 24 E. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Joseph Foster, James Mack and Thomas Hanson, of Pima, Graham county, Arizona, and William A. Carter, of Matthews, Graham county, Arizona.

EUGENE J. TRIPPEL, Register.

Summons.

In the District Court of the Second Judicial District of the Territory of Arizona, in and for the County of Graham.

JENNIE B. GATLIFF, Plaintiff, vs. CHARLES W. GATLIFF, Defendant. SUMMONS.

Action brought in the District Court of the Second Judicial District of the Territory of Arizona, in and for the County of Graham "For Decree of Divorce and the custody of the minor children."

The Territory of Arizona sends greeting to Charles W. Gatliff.

You are hereby summoned and required to appear in an action brought against you by the above named plaintiff and answer the complaint filed with the clerk of the above entitled Court at Solomonville, in the County of Graham, Territory of Arizona, within ten days (exclusive of the day of service), after the service upon you of this summons, if served in this county, but if served out of the county, but within this district, then within twenty days, in all other cases within thirty days.

You are hereby notified that if you fail to appear and answer the complaint as required by law, judgment by default will be taken against you as prayed for in plaintiff's complaint filed herein, and for costs and disbursements in this behalf expended.

Given under my hand and the seal of the District Court affixed hereto at Solomonville this 7th day of March, 1895.

BURWELL B. ADAMS, Clerk.

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I also keep in connection with the Hotel a general stock of

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G. WILLIAMS, PROPRIETOR.

OUR CLUB LIST.

We are in receipt of numerous letters from large weekly publications throughout the United States offering us club rates in connection with the GUARDIAN.

Among those received we have selected those, which in our judgment, will prove most satisfactory to the readers.

All subscriptions to the GUARDIAN, where another paper is required, must be accompanied with the CASH, in order to secure its prompt delivery.

We present the following list for your inspection:

The GUARDIAN and New York Sun, weekly, - \$2.75
The GUARDIAN and Atlanta Constitution, - 2.75
The GUARDIAN and San Francisco Examiner, - 3.10
The GUARDIAN and Rocky Mountain News, - 2.75
The GUARDIAN and Louisville Courier-Journal, - 2.75

Should you desire the daily edition of any of the above papers we will furnish the necessary information upon application.

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At Cost.

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SAFFORD.

FOR CASH

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